

Briukhno O. Analysis of principles of administrative procedures in the approval of the civil society of Ukraine

This article examines the principles of administrative procedures that should be governed by the power of attorney when deciding on the termination of citizenship in Ukraine. The author also analyzed the concepts of principles, different approaches of scientists to the classification of principles of administrative procedures and the current state of Ukrainian legislation on the level of European standards, namely, the following normative acts such as: the Convention for the Protection of Human Rights and Fundamental Freedoms, the Treaty on European Union, the Charter of Fundamental Rights The European Union, the Universal Declaration of Human Rights, the Constitution of Ukraine, the Law of Ukraine "On Citizenship of Ukraine", the Draft Administrative Procedural Code and other normative legal acts.

That is, the purpose of this article is to study the essence of the principles of administrative procedures, their content and the main problems that arise when the decision of the subject of authority, on the termination of citizenship. But on the basis of the conducted research, ways of improving the national legislation in the aspect of administrative-legal regulation and bringing it closer to the norms of international law are proposed.

Key words: principles of administrative procedures, subject of authority, legislation in the area of citizenship, termination of citizenship, administrative procedure.